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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		4134		
09/645,933	08/25/2000	John R. Ellis	06543-020002	4134		
09/040,933	7590 05/04/2004		EXAMI	EXAMINER		
24313			TRUONG			
BELL, BOYD & LLOYD, LLC						
PO BOX 1135			ART UNIT	PAPER NUMBER		
CHICAGO, I	L 60690-1135		2126	<u>a</u>		
		•	DATE MAILED: 05/04/2004	- 1		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.		Applicant(s)					
-	•	09/645,933		ELLIS ET AL.					
Office Action Summary		Examiner		Art Unit					
	Office Action Summary			2126					
	The MAILING DATE of this communication a	LeChi Truong	sheet with the c		ddress				
Period fo		ppears on are core.							
A CU	ORTENED STATUTORY PERIOD FOR REP	LY IS SET TO EXP	PIRE <u>3</u> MONTH(S) FROM					
THE - Exte after - If the - If NO - Fail	MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a recommend for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by state the provious of the period to the provided by the Office later than three months after the mained patent term adjustment. See 37 CFR 1.704(b).	1.136(a). In no event, howe eply within the statutory mini od will apply and will expire \$	inum of thirty (30) day SIX (6) MONTHS from	nely filed s will be considered tim the mailing date of this n (35 U.S.C. § 133).	ely. communication.				
Status		March 2004							
	Responsive to communication(s) filed on 30	in action is non-fine	al						
2a)⊠	This action is FINAL. 2b) Th	nis action is non-fina	mal matters or	osecution as to t	he merits is				
3)[3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposi	tion of Claims								
4)⊠	Claim(s) <u>52-59</u> is/are pending in the applica	ition.	- 41						
	4a) Of the above claim(s) is/are without	drawn from consider	ration.						
	5) Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>52-59</u> is/are rejected.								
7)	Claim(s) is/are objected to.	od/or election require	ement.						
8)[Claim(s) are subject to restriction an	M/Of Ciconoff rodan							
	ation Papers								
9)[The specification is objected to by the Exam	niner.	hi-stad to by the	Evaminer					
10)[The drawing(s) filed on is/are: a)	accepted or b) or	ojected to by the	ee 37 CFR 1.85(a).				
	Applicant may not request that any objection to Replacement drawing sheet(s) including the co	the drawing(s) be lief	the drawing(s) is 0	bjected to. See 37	, 7 CFR 1.121(d).				
_	Replacement drawing sheet(s) including the co The oath or declaration is objected to by the	e Evaminer Note th	ne attached Office	ce Action or form	PTO-152.				
		e Laminor. Note an							
Priority	y under 35 U.S.C. §§ 119 and 120		25 I I S C & 119	(a)-(d) or (f).					
12)[Acknowledgment is made of a claim for fol	reign priority under	33 0.0.0. 3 1 10	(4) (4) 51 (7)					
	a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docum	nents have been red	ceived.	-ti No					
	 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the certified copies of the certified copies. 			ation No ived in this Natio	nal Stage				
		ureau (PC) Ruie 17	.Z(a)).						
				ived. O(a) (ta a provisi	onal application)				
13)[* See the attached detailed Office action for a Acknowledgment is made of a claim for dor since a specific reference was included in the	nestic priority under	r 35 U.S.C. § 11 the specification	or in an Applica	tion Data Sheet.				
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	. The state of the foreign language	e provisional applic	ation has been	received.	noo a specific				
14)[a) The translation of the foreign language provisional apparatus. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.								
	reference was included in the first sentence		• •						
Attachi	ment(s)		_		N. 4-3				
1,00	Notice of References Cited (PTO-892)		Interview Summ	nary (PTO-413) Pape nal Patent Application	r NO(s) · (PTO-152)				
21 🗆	Notice of Draftsperson's Patent Drawing Review (PTO-94 Information Disclosure Statement(s) (PTO-1449) Paper N	,	Other:	ici i citorii i ippii e aci	•				
3) 📙 (Information Disclosure Statement(5) (F10-1443) Fapor 1								

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DETAILED ACTION

1. Claims 52-59 are presented for the examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim Rejections 35 USC § 103 1. Claims 52-54, 56-59 are rejected under 35 U.S.C. 103(a) as being,unpatentable over Ramous (US. Patent 5,896,533) in view of Allard et al (US. Patent 5,991,802).
- 3. As to claim 52, Ramous teaches the invention substantially as claimed including: a computer in communications network (the network of computers in WWW 102(col 1, In 56-67/col 2, In 1-19/Fig 1 b), data (data, cot 2, In 44/cot 3, In 52-54), a script program (Presentation mechanism object, col 4,1 n 16-25/col 6, In 10-15/In 34-45/In 55-60), extracting data (data 201 is retrieved from www 206 may be drappred and dropped onto window 204, col 50-55), network server (www server 206, cot 3, In 15-67/cot 6, In 10-67/Fig. 2b), a computer (computer 200, Fig. 2a), an object embedding program (OLE (object linking and embedding, col 3, In 49-55/In 60-67), located said script program (Presentation Mechanism 304 may be registered to appear in the menu list as "www Document" which may be selected by the user, col 6, In 10-15), network

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based information (name, addresses of objects, and files on Internet's WWW 206/ the server name and path name to the file where the object's content reside, col 3, In 15-67), object embedding program being structured (the Object linking and embedding technology (OLE 2.0) are extended, col 4, ln 5-11), a compound document implemented application 202, 204, cot 3, 1n 15-67/ Fig. 2.a).

- 4. Ramous does not explicit teach the term "a link" can locate said script program However, Allard teaches a link (a URL 101 that encodes the shim script, col 4, ln 35-40).
- 5. It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of Allard to Ramous because Allard's link would permits a client to specify that a computer program is to be executed by using URL.
- 6. As to claim 53, Allard teaches a direct link to say script program URL in an HTTP request specifies not only the protocol and server computer but also a script, a behavior of script (cot 2, In 5-25/ col 4, ln 35-40).
- 7. As to claim 54, Allard teaches a link to said script program (the URL that uniquely identifies the computer on which server executes and the resource, a script, script name, the shim script (col 1, In 30-50/ col 2, In 1-29/ln 45-52/col 2, In 167 to col 4, In 1-45/col 11, In 45-50).
- 8. As to claim 56, Ramous teaches a universal resource locator (URL 208, col 3, In 15-67col 6, In 5-67/ Fig. 2b).
- 9. As to claim 57, Ramous teaches compound document (application 202, 204, col 3, In 15-67/Fig. 2.a).
- 10. As to claim 58, Allard teaches a page of information (page 1, col 1, In 30-50).

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- 11. As to claim 59, it is an apparatus claim of claim 1; therefore, it is rejected for the same reason as claim 1 above.
- 12. Claim 55 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ramous (US. Patent 5,896,533) in view of Allard et al (US. Patent 5,991,802) and further in view of Sengoku et al (Hypertext type information providing information retrieving device).
- 13. **As to claim 55,** Ramous and Allard do not teach a link table to said script program. However, Sengoku teaches a link table to said script program (a URL table, page 1-2).
- 14. It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of Ramous, Allard and Sengoku because Sengoku's URL table would improves convenience for a user who access to a web page.

Response to the argument

In the remarks, applicant argued in substance that (1) "Ramous does not teach link to said network based information" and "link from which said object embedding program can locate said script program", (2) "Ramous does not teach the object embedding program being construct to apply said script program to said network based information so as to cause said data to be extracted from said network based information"

16. Examiner respectfully traversed Applicant's remarks:

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As to point (1), Ramos teaches link 104 to web server (Fig. 1a/b), Presentation Mechanism 216 is extended OLE container, col 4, ln 1-5/a presentation Mechanism object is embedded in OLE container 300, col 4, ln 16-20). Allard teaches a link a URL 101 that encodes the shim script (col 4, ln 35-40).

As to the point (2), Ramos teaches OLE container 300 calls the standard OLE API to create Presentation Mechanism, col 5, ln 40-50), Presentation mechanism object 306 utilizes the URL to access the desired object/data from www 206... Presentation mechanism object and OLE server communicate amongst each other using an array of the pointer of an interface class as was illustrated in Fig. 4, WWW object / data is display to user, col 6,l n 54-62/ PAM process data using OLE surrogate server and OLE, FIG. 10)

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LeChi Truong whose telephone number is (703) 305 5312. The examiner can normally be reached on 8 - 5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on 703-305-9678. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR of Public PAIP. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIP system, contact the Electronic Business Center (EBC) at 866-217-9197(toll-free).

LeChi Truong

April 30, 2004

MENG-AL T. AN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100